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	ATTORNEY DOCKET NO.	CONFIRMATION NO.	

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/883,170	06/18/2001	Jose Lopez		1435
7	7590 10/09/2003	EXAMINER		
JOSE LOPEZ	Z		PENDLETON, BRIAN T	
665 SANTA P SUNNYVALE	AULA AVENUE		ART UNIT	PAPER NUMBER
JOINT VALL	5, CA 94003		2644	*>
		•	DATE MAILED: 10/09/200	3 · · · ·

Please find below and/or attached an Office communication concerning this application or proceeding.

~		Application No.	Applicant(s)
		09/883,170	LOPEZ, JOSE
	Office Action Summary	Examiner	Art Unit
		Brian T. Pendleton	2644
Period fo	The MAILING DATE of this communication Reply	on appears on the cover sheet with	the correspondence address
THE   - Exte after - If the - If NO - Failu - Any (	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day to period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by the period by the Office later than three months after the dipatent term adjustment. See 37 CFR 1.704(b).	FION.  CFR 1.136(a). In no event, however, may a replytion.  ys, a reply within the statutory minimum of thirty (3 y period will apply and will expire SIX (6) MONTH by statute, cause the application to become ABAN	y be timely filed  30) days will be considered timely.  S from the mailing date of this communication.  IDONED (35 U.S.C. § 133).
1)[	Responsive to communication(s) filed of	on <i>18 June 2001</i> .	
2a)□	_	This action is non-final.	
3)  Dispositi	Since this application is in condition for closed in accordance with the practice ion of Claims		
4)🖂	Claim(s) 1-7 is/are pending in the applic	cation.	
	4a) Of the above claim(s) is/are w	ithdrawn from consideration.	
5)	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-7</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction ion Papers	and/or election requirement.	
9)	The specification is objected to by the Ex	aminer.	
10) 🔲	The drawing(s) filed on is/are: a)[	] accepted or b) ☐ objected to by the	Examiner.
	Applicant may not request that any objection	on to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is: a) approved b) disa	approved by the Examiner.
	If approved, corrected drawings are require	ed in reply to this Office action.	
12) 🗌	The oath or declaration is objected to by	the Examiner.	
Priority ι	ınder 35 U.S.C. §§ 119 and 120		
13)[	Acknowledgment is made of a claim for	foreign priority under 35 U.S.C. § 1	119(a)-(d) or (f).
a)	☐ All b)☐ Some * c)☐ None of:		
	1. Certified copies of the priority doc	uments have been received.	
	2. Certified copies of the priority doc	uments have been received in App	lication No
	application from the Internatio	ne priority documents have been re nal Bureau (PCT Rule 17.2(a)).	· ·
	See the attached detailed Office action for		
	Acknowledgment is made of a claim for do	• •	, , , , , , , , , , , , , , , , , , , ,
	)		
Attachmen	• •		
2) Notic	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-9 mation Disclosure Statement(s) (PTO-1449) Paper	948) 5) Notice of Info	mmary (PTO-413) Paper No(s)  mal Patent Application (PTO-152)

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 7 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claim language as presented does not adequately describe a device with clearly defined features. Claim is being examined as though it is a dependent claim, dependent on claim 1.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-7 are rejected under 35 U.S.C. 102(e) as being anticipated by Walters et al. Walters et al teach a portable audio database device comprising a portable housing 41, microprocessor 120 and memory (see abstract), speaker 48, volume control 82, microphone 46, battery power source 164 (figure 4, per claim 6), record switch 68, play switch 66, rewind switch and forward switch in control panel 64,

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start/stop switch 70 (column 16 lines 8-9), temporary erase switch 75, permanent erase switch 76, question number display 44, memory use display 101 (per claim 5), inherent on/off switch, headphone jack 84, AC adaptor jack 86 and digital line output jack 144. Taught in the abstract, the memory structure of the device is hierarchical with the level being used for messages. The messages can be a question and answer set. Pressing record while in the Message category will begin recording of a question and answer (column 15 lines 28-47). Regarding claim 4, section 106 of the LCD shows the message number (which qualifies as the question number if questions and answers are being recorded). Column 20 lines 15-17 state that the control panel 64 is used to scroll through the messages allowing the user to skip a question (per claim 2). The button 75 may be used to mark an audio message and move it to another location. Thus, an user can mark a message in one message category where questions and answers are recorded and move it elsewhere, thereby temporarily deleting it and being able to restore it at a later time. See column 5 lines 30-48. Claim 3 is met. As to claim 7, there is disclosed external memory module 124 which can be inserted into memory card slots 90 or 92. See column 7 line 58 – column 8 line 8.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. lida, US Patent 6,286,253; Yamada, US Patent 6,311,092; D'Agosto, III, US Patent 6,321,129; Terui et al, US Patent 5,903,871; Barker, US Patent 5,548,566; Taylor et al, US Patent 5,684,506.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian T. Pendleton whose telephone number is (703) 305-9509. The examiner can normally be reached on M-F 7-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Forester W. Isen can be reached on (703) 305-4386. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

2. 5. 2 Brian Tyrone Pendleton September 29, 2003

MINSUN OH HARVEY PRIMARY EXAMINER